

**d.) Remarks**

Regarding paragraph 2 of the instant Action, applicant notes with regret that paragraphs [0037] and [0054] were amended with erroneous data concerning the referenced U.S. patent application. In the present amendment, this has been  
5 corrected by canceling the previous changes, and adding serial no. 10/671,953, which was filed simultaneously with the present application. The corresponding US publication has also been added. Furthermore, counsel asserts that the '953 application was the only simultaneously filed application by applicant, and that the title of the '953 application is an exact match for the original mention of the  
10 related simultaneous filing. Thus applicant has corrected these two paragraphs without adding any new matter, and this objection under §132(a) has been overcome.

Regarding paragraph 5 of the instant Action, applicant has corrected claims 27 and 28 by stating the step of displaying a text cursor at the head end of said  
15 modifier arrow, and entering at the text cursor a modifier word that describes the type of graphic chart. This language precisely states the method as described, for example, in paragraph [0043] et seq. Therefore the rejection of claims 27 and 28 under §112 has been overcome.

Regarding paragraph 7 of the instant Action, applicant has implemented the  
20 suggestions for correcting claims 1 and 14 as stated in the rejection under §112. That is, lines 5-10 of claim 1 and lines 7-12 of claim 14 have been rewritten to more clearly show that the method steps proceed from broad step to more narrow steps. For example, claim 1 now states that the second step involves selectively

associating each of the graphic control devices to respective numeric settings and text labels, as depicted in Figure 1 of the application, so that the numeric values of the graphic control devices correspond to the chart components to be displayed in a graphic chart that is being created. It also states that the step of selectively associating the graphic control devices includes the further steps of drawing a first arrow and then modifying the first arrow, and thereafter displaying the chart components. Thus the claim now properly proceeds from broad steps to narrower steps. Likewise, claim 14 has been amended in a similar manner. These changes to claims 1 and 14 overcome the rejection under §112.

All remaining claims are either allowed, or indicated as allowable upon correction of the independent claims. Since the independent claims are now allowable, all claims now presented for examination are believed to be allowable, and this application in condition for issuance. Action toward that end is earnestly solicited.

Respectfully Submitted,



Howard Cohen  
Registration No. 27,118  
Attorney for Applicant  
Law Offices of Zimmerman & Cronen  
1330 Broadway, Suite 710  
Oakland, California 94612  
(510) 465-0828